

TIMOTHY T. HARRIS
(PLAINTIFF)

IN THE UNITED STATES DISTRICT COURT
FOR THE MIDDLE DISTRICT OF ALABAMA
SOUTHERN DIVISION

v.

2006 FEB -6 A 10: 08 Civil Action No: 1:06-CV-11-F

STAN GARNER
(DEFENDANT)

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PLAINTIFF'S WRITTEN OBJECTION TO
MAGISTRATE'S RECOMMENDATION

The Plaintiff wishes to answer the Magistrate's Recommendation
In the form by Objecting to it in the following Order.
The above named Defendant Stan Garner Jr was indeed
Court Appointed to serve as an Advisor and only in that
capacity he was under no obligation by either Party to
Present the said Document to the District Attorney but
he choose to do it because The Investigator of Deputys at
the time was not Authorized to conduct Investigations
(Since the Lawsuit was filed The Deputys was assigned
to that position) STAN GARNER JR AND A MAJORITY
OF THE COURT APPOINTED ATTORNEY'S HAVE IN ADVERSE
WANT ASSICED THE FAIRLY NEW DISTRICT ATTORNEY BY
HANDING OVER SENSATIVE INFORMATION and then by
GIVING THE COURT APPOINTED CLIENT WITH NO OTHER
ALTERNATIVE BUT TO EITHER PLEA OUT. AN ATTORNEY HAS THE
RIGHT TO BE FREE FROM ANY TYPE OF CONTROL AND CHOOSE
Chooce to hand over sensitive information to one
Party NAMELY DISTRICT ATTORNEY RATHER THAN PROPERLY

Withdrawing himself from case and allowing the Plaintiff a fair chance to represent himself. Yet the action that the Defendant done has been corrected because the Plaintiff has since recieved A Court Minute sheet stating that the Plaintiff "IS NO LONGER A CONVICTED FELON"

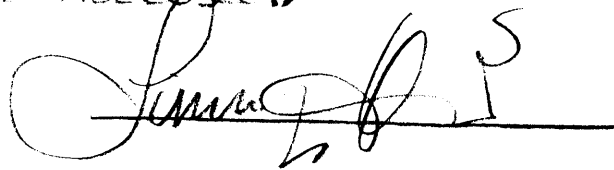
STAN GARNER INDIRECTLY ACTED IN HIS CAPACITY AS COURT APPOINTED STATUS TO ASSIST THE DISTRICT ATTORNEY WHICH WASN'T DIRECTLY; BUT INDIRECTLY FOR THE SAME CAUSE WITH REASON "UNDER COLOR OF LAW" WHILE BEING NOT DULY UNDER OATH TO DO SO. The Plaintiff hereby objects to same,

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STAN GARNER ALSO WHILE IN HIS OFFICIAL CAPACITY KNEW THAT THE PLAINTIFF WAS BEING CHARGED WITH AN INCORRECT CHARGE ONE RECIEVING STOLEN PROPERTY 1st DEGREE. THIS DEFENDANT KNEW THAT PLAINTIFF WAS BEING CHARGED IMPROPERLY AND STATED SO BY SAYING THAT IF I WERE TO PLEA OUT THE BUTSLATS 3rd charge He would let the Judge know that The Detective's had filed the wrong charge because I was to be correctly charged with Alabama Code Section 13A-8-20 A charge designed for bringing Stolen or Reported vehicles

into the STATE of Alabama. At that point I told him that I Already knew the Law and that I would not Make any deals because the Detectives knew about the chatee and I would preserve the matter at Jury Instruction OR Appeal Because I assumed either the Judge in the Preliminary was in On the Plea Deal or maybe Just hadn't looked In to the Improper Charge of Receiving Stolen Property 1st Degree, when The evidence (See B,C,D exhibits shows that I was the Principle charged In the Theft so I could not be charged with receiving the same Automobile.

Therefore I object to Magistrate's Recommendation and Ask that the Case be Processed.



Certificate

I hereby Certify on this day that I have forwarded a Copy of the Above to Court Clerk for filing and STAN GARNER RECEIVED the SAME.

Done on this 1st February 2006.